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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/528,714	03/20/2000	.Ryuichi Sunayama	826.1593/JDH	5805
21171	7590 10/21/2003		EXAMINER	
STAAS & HALSEY LLP			LI, AIMEE J	
SUITE 700 1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
		,	2183	a
			DATE MAILED: 10/21/2003	- 1

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applicant(s)				
09/528,714	SUNAYAMA ET AL.				
Examiner	Art Unit				
Aimee J Li	2183				
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er consideration and/or search	(see NOTE below);				
below);					
in better form for appeal by mat	terially reducing or simplifying	ng the			
ling a corresponding number of	finally rejected claims.				
ction(s):					
be allowable if submitted in a s	separate, timely filed amend	dment			
or reconsideration has been cons	sidered but does NOT place	e the			
cause it is not directed SOLELY	to issues which were newly	y			
For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.					
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a) approved or b) disap	proved by the Examiner.				
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	Examiner Aimee J Li  Pars on the cover sheet with the covoid abandonment of this application and (with appeal fee); or (3) a timely filed amendment whall (with appeal fee); or (3) a timely filed amendment whall (with appeal fee); or (3) a timely filed amendment whall (with appeal fee); or (3) a timely filed amendment whall (with appeal fee); or (3) a timely filed steep or (3) a timely filed with a size on which the petition under 37 CFR 1. Ission and the corresponding amount of the distautory period for reply originally set in on this after the mailing date of the final rejection and the corresponding amount of the distautory period for reply originally set in on this after the mailing date of the final rejection and for search decause:  The consideration and/or search delow);  The allowable if submitted in a search consideration has been consideration has been consideration has been consideration has been consideration and for reconsideration has been consideration and for search the allowable if submitted in a search could be rejected is provided belowly approved or by disapplication.  The consideration has been consideration and for search the provided belowly approved or by disapplication.	Examiner Aimee J Li  Pars on the cover sheet with the correspondence address ACE THIS APPLICATION IN CONDITION FOR ALLOWAN avoid abandonment of this application. A proper reply to a 1) a timely filed amendment which places the application ir al (with appeal fee); or (3) a timely filed Request for Contin  EPLY [check either a) or b)]  If the final rejection.  Aisory Action, or (2) the date set forth in the final rejection, whichever is later. AIM SIX MONTHS from the mailing date of the final rejection.  FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPER ate on which the petition under 37 CFR 1.136(a) and the appropriate extension feels attautory period for reply originally set in the final Office action; or (2) as set on this after the mailing date of the final rejection, even if timely filed, may reduce the final rejection and the corresponding amount of the fee. The appropriate extension feels attautory period for reply originally set in the final Office action; or (2) as set on this after the mailing date of the final rejection, even if timely filed, may reduce the final rejection and the corresponding date of the final rejection, even if timely filed, may reduce the consideration and/or search (see NOTE below);  below);  in better form for appeal by materially reducing or simplifying a corresponding number of finally rejected claims.  Action(s):  If the allowable if submitted in a separate, timely filed amended and an outline to the first provided below or appended.			

## Continuation Sheet (PTOL-303) 09/528,714





Application No.

Continuation of 2. NOTE: Applicant adds several new limitations to the independent claims, such as "provided with an isntruction fetch pipeline and an instruction execution pipeline and performing an instruction fetch and an isntruction execution by way of an out-of-order system" and "after an instruction fetch request is issued in the instruction fetch pipeline and before the fetched instruction is decoded in a decoding cycle of the instruction execution pipeline" found in Claim 1. These new limitations change the scope of the claims and requires further search and consideration by the examiner before any proper rejection or allowance can be issued.

EDDIE CHAN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100